Danial D. Pharris Judge John C. Coughenour 1 Paul J. Spadafora 2 LASHER HOLZAPFEL SPERRY & EBBERSON PLLC 3 601 UNION ST. STE. 2600 4 SEATTLE, WA 98101 206-624-1230 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 ZHIJIE ZHU, 10 NO. 2:23-cv-01395-JCC 11 Plaintiff, CORPORATE DISCLOSURE v. 12 SHU-MEI WANG and BEIJING MEN, as 13 individuals, wife and husband, and the marital community composed thereof; JAMES 14 THORPE and KIMBERLY THORPE, as 15 individuals, husband and wife, and the marital community composed thereof, 16 SETH HECK and JANE DOE HECK, as 17 individuals, husband and wife, and the marital community composed thereof; 18 NORTHLAKE CAPITAL and 19 DEVELOPMENT, LLC, a Washington limited liability company; 183RD 20 SHORELINE APARTMENTS, LLC, a 21 Washington limited liability company; 5326 ROOSEVELT WAY, LLC, a Washington 22 limited liability company; and 4206 7TH 23 AVE, LLC, a Washington limited liability company, 24

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Defendants.

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Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel for Defendants Northlake Capital and Development, LLC, 183rd Shoreline Apartments, LLC, 5326 Roosevelt, Way, LLC and 4206 7th Ave, LLC certify the following:

Northlake Capital and Development, LLC has no corporate parent. The corporate parent of 183rd Shoreline Apartments, LLC, 5326 Roosevelt, Way, LLC and 4206 7th Ave, LLC is Northlake Capital and Development, LLC. Therefore, pursuant to Rule 7.1, none of the entity defendants are owned in whole or in part by a publicly held corporation.

Dated this 5th day of October, 2023.

LASHER HOLZAPFEL SPERRY EBBERSON PLLC

/s/ Danial D. Pharris
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DECLARATION OF SERVICE

The undersigned declares under penalty of perjury under the laws of the United States of America that on this day, I served via ECF a true and accurate copy of the document to which this declaration is affixed to the following:

Counsel for Plaintiff:

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DATED this 5th day of October, 2023.

/s/ Danial D. Pharris
Danial D. Pharris, attorney

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